FOR UTILITY/DESIGN CIP/PCT NATIONAL/PLANT ORIGINAL/SUBSTITUTE/SUPPLEMENTANS 2 9 2004 DECLARATIONS IN THE

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

PW FORM

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the INVENTION ENTITLED LITHOGRAPHIC ACTUATOR

elow) of the su	ıbject matter which is clain	ned and for which a patent is sough ATUS, AND DEVICE MANUFACTU	t on the INVENTION EN	TITLED LITHOGRAF	PHIC ACTUATOR
X BOX(ES) and (if applicable hereby state that bove. I acknowle priority berupplication which ertificate, or PCT	is attached hereto. B. ☑ was filed on C. ☐ was filed as PCT le to U.S. or PCT application I have reviewed and understatedge the duty to disclose all innefits under 35 U.S.C. 119(a)-designated at least one other international Application, filed	International Application No	p. PCT/ / specification, including the cl patentability as defined in 3:) for patent or inventor's cen slow and have also identified ubject matter claimed in this	C.F.R. 1.56. Except as ficate, or 365(a) of any fibelow any foreign applic	s noted below, I hereby claim PCT International cation for patent or inventor's
PRIOR FOREIC lumber 3251446.5	GN APPLICATION(S) Country Europe	Day/MONTH/Year Filed 11 March 2003	Date first Laid- open or Published	Date Patented or Granted	Priority NOT Claimed
except as noted by CT international pplication is in aclefined in 37 C.F. pplication: PRIOR U.S. PR	elow, I hereby claim domestic applications listed above or be ddition to that disclosed in suc R. 1.56 which became availab	pottom and continue on attached page, priority benefit under 35 U.S.C. 119(e) of elow and, if this is a continuation-in-part in prior applications, I acknowledge the die between the filing date of each such pay/MONTH/Year Filed	or 120 and/or 365(c) of the in (CIP) application, insofar as uty to disclose all information orior application and the nation [ION(S)]	the subject matter disclo	ssed and claimed in this erial to patentability as filing date of this
urther that these section 1001 of Ti and I hereby apportersons of that firmansact all busine ames of persons be person/assignation be re-	statements were made with the 18 of the United States Co pint Pillsbury Winthrop LLP, Inform who are associated with US as in the Patent and Tradema no longer with their firm, to ac ee/attorney/firm/ organization	of my own knowledge are true and that e knowledge that willful false statements de and that such willful false statements ellectual Property Group, telephone num PTO Customer No. 909 (see below laber kt Office connected therewith and with the did new persons of their Firm to that Cust who/which first sends/sent this case to the the above Firm and/or an attorney of the sends of th	and the like so made are purely may jeopardize the validity of the resulting patent, and I heromer No., and to act and relement and by whom/which I he that Firm in writing to the cor	inishable by fine or impriof the application or any mall communications are my attorneys to prosect eby authorize them to de y on instructions from an ereby declare that I have trary.	sonment, or both, under patent issued thereon. e to be directed), and ute this application and to elete from that Customer No. d communicate directly with consented after full
	SBURY WINTHROP	0090			or communications)
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